PATENT COOPERATION TREATY

PCT

TRANSLATION INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

CU00002			HER ACTION	See Form PCT/IPEA/416			
International application No.		International fi	ling date (day/month/year)	Priority date (day/month/year)			
PCT/CU2005/000002 1		18.03.	2005	18.03.2004			
Internati	ional Patent Classification	(IPC) or national classification	on and IPC				
A61	A61K39/04, A61K39/02						
Applica							
		AY - CENTRO DE	: INVESTIGACIÓ	N PRODUCCIÓN DE VACUNAS			
Y S	UEROS						
1.	1. This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.						
2.	This REPORT consists	of a total of	sheets, includ	ling this cover sheet.			
3.	This report is also accord	npanied by ANNEXES, comp	rising:				
	a. (sent to the d	applicant and to the Internatio	nal Bureau) a total of	sheets, as follows:			
	sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative						
		tions). which supersede earlier sheet	s, but which this Authority c	onsiders contain an amendment that goes beyond			
	the dis Box.	closure in the international a	pplication as filed, as indicat	ed in item 4 of Box No. I and the Supplemental			
	b. (sent to the l	'nternational Bureau only) a to	otal of (indicate type and num	ber of electronic carrier(s))			
			· · · · · · · · · · · · · · · · · · ·	, containing a sequence listing and/or tables			
		-	•	plemental Box Relating to Sequence Listing (see			
4		the Administrative Instruction					
4.	I has report contains and	ications relating to the followi	ng items:				
	Box No. I	Basis of the report					
	Box No. II	Priority					
	Box No. III	Non-establishment of opinion	on with regard to novelty, inve	entive step and industrial applicability			
	Box No. IV	Lack of unity of invention					
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
	Box No. VI	Certain documents cited					
	Box No. VII	Certain defects in the interna	ational application				
	Box No. VIII	Certain observations on the	international application				
Date of	submission of the demand	<u> </u>	Date of completion of	this report			
Name and mailing address of the IPEA/ES			Authorized officer				
[Facsimi]	le No.		Telephone No.				

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Box	k No. I	Basis of the report		
1.	_	d to the language, this report is based on the internation of the inte	onal application in the language in which	it was filed, unless otherwise
		report is based on translations from the original langua h is the language of a translation furnished for the purp		,
		international search (Rule 12.3 and 23.1(b))		
		publication of the international application (Rule 12.4	1)	
		international preliminary examination (Rule 55.2 and	/or 55.3)	
2.	receiving (this report)		<u> </u>	· ·
		nternational application as originally filed/furnished		
	the d	escription:		
	page			as originally filed/furnished
	page	s*	_ received by this Authority on	
	pages	S*	received by this Authority on	
	the c	laims:		
	nos.			as originally filed/furnished
	nos.*		as amended (together with	any statement) under Article 19
	nos.*	-	received by this Authority on	
	nos.*		received by this Authority on	
	the d	rawings:		
	sheet	s		as originally filed/furnished
	sheet	· S*	received by this Authority on	
	sheet	······································	received by this Authority on	
	a seq	uence listing and/or any related table(s) – see Supplen	nental Box Relating to Sequence Listing.	
3.	The a	amendments have resulted in the cancellation of:		
		the description, pages		
	\Box	the sequence listing (specify):		
	\Box			
4.	This	report has been established as if (some of) the amend		
		have been considered to go beyond the disclosure as f		
	닏	the description, pages		
		the claims, nos.		
		the drawings, sheets/figs		
		the sequence listing (specify):		
		any table(s) related to sequence listing (specify):		
*	If item 4 ap	oplies, some or all of those sheets may be marked "sup	perseded."	

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Box No. I	II Non-establishment of opinion	with regard to novelty, inventive step and industrial ap	plicability			
_	ions whether the claimed invention applaye not been examined in respect of:	pears to be novel, to involve an inventive step (to be no	on obvious), or to be industrially			
	the entire international application					
	claims Nos. 6–12					
becaus	e:					
	the said international application, or the said claims Nos. 6-12 relate to the following subject matter which does not require an international preliminary examination (specify):					
	The present Authoria	ty considers that the subject	matter of			
	claims 6 to 12 is co	laims 6 to 12 is covered by the provisions of PCT Rule				
	67.1(iv) relating to	o methods for the treatment o	f the human			
	or animal body by s	argery or therapy. For this r	eason, no			
	opinion will be give	en with regard to the novelty	, inventive			
	step and industrial	applicability of the subject	matter of			
	these claims (PCT A	rticle 34(4)(a)(i)).				
	the claims, or said claims Nos.		are so inadequately supported			
	by the description that no meaningful of	oinion could be formed.	To			
	no international search report has been e	established for said claims Nos.				
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrati Instructions in that:					
	the written form	has not been furnished				
		does not comply with the standard				
	the computer readable form	has not been furnished				
		does not comply with the standard				
		or amino acid sequence listing, if in computer readable for the Administrative Instructions.	orm only, do not comply with the			
	See Supplemental Box for further detail	S.				

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Вох		Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1.	Statement				
	Novelty (N)	Claims	1-5	YES	
		Claims		NO	
	Inventive step (IS)	Claims	1-5	YES	
		Claims		NO	
	Industrial applicability (IA)	Claims	1-5	YES	
		Claims		NO	

2. Citations and explanations (Rule 70.7)

Documents taken into consideration:

- D1: EP 0 962 532 A 08.12.1999
- D2: TREMBLAY D. et al., "High-level heterologous expression and secretion in Streptomyces lividans of two major antigenic proteins from Mycobacterium tuberculosis". January 2002. Canadian Journal of Microbiology, vol. 48(1) pages 43-48. (01.01.2002)
- D3: KIESER T. et al., "Cloning and expression of Mycobacterium bovis BCG DNA in Streptomyces lividans". October 1986. Journal of Bacteriology. Vol. 168(1), pages 72-80 (01.10.1996)

The subject matter of the invention relates to the use of one or more wild, mutant or recombinant strains of Streptomyces as the active principle in tuberculosis vaccines, which strains optionally express M. tuberculosis antigens.

Document D1 describes a host cell, optionally from genus Streptomyces, transformed with a recombinant vector corresponding to an antigenic polypeptide of M. tuberculosis.

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Furthermore, document D2 explains how two Mycobacterium tuberculosis antigens are introduced into a Streptomyces strain. This document indicates the use of Streptomyces as a host for the production of recombinant M. tuberculosis antigens. However, it does not mention the possible use of Streptomyces as a vaccine.

Document D3 describes the similarity between the genes, expression signals and promoters of *Streptomyces lividans* and *Mycobacterium leprae* and *tuberculosis*.

The cited documents do not contain suggestions that might lead a person skilled in the art to the use of Streptomyces as a vaccine.

Consequently, the subject matter of said claims is considered to be novel and inventive (PCT Article 33(2) and (3)).

Finally, claims 1 to 5 are considered to comply with the requirement of industrial applicability as defined in PCT Article 33(4).

There are no uniform criteria in the PCT Contracting States for determining whether claims 6 to 12 are industrially applicable. Patentability may also be dependent on the way in which the claims are worded.

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

The expression "of vaccinal interest" (Spanish text: "de interés vacunal") used in claim 4 is vague and ambiguous and leaves the reader in doubt as to the meaning of the technical features to which it refers. As a result, the definition of the subject matter of said claim is unclear (PCT Article 6).